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JUL 26 2005

Navy Case No. 82,530

**In the United States Patent and Trademark Office**

In re: Kafafi et al  
Serial No.: 09/995,736  
Filed: Nov. 29, 2001  
For: A Universal Host For RG OR RGB Emission In  
Organic Light Emitting Devices

Examiner: Elizabeth M. Keaney  
Art Unit: 2882

Date: July 26, 2005

**Statement of the Substance of the Interview**

Honorable Commissioner of Patents and Trademarks  
Washington, D.C. 20230:

Sir:

This is in response to the Interview Summary of July 22, 2005.

The interview was initiated by Dr. Kafafi, one of the inventors of the subject matter claimed in the above-identified patent application, by discussing technical aspects of OLEDs and emphasizing the importance of combining the energy transfer and the direct carrier recombination mechanisms for more efficient full color devices. George Kap, the inventor's patent attorney, pointed out that claim 1 now provides in the preamble that the herein-claimed device was characterized by selection of the device materials that made possible combination of the mechanisms which yield the advantages of self-emissive, high brightness, wide viewing angles, light-weight, and lower power consumption, as noted on p. 1 of the above-identified application. Dave Porta, supervisor, suggested that the language pertaining to combination of the mechanisms be incorporated into the body of the claim so that it would be considered by all to be a device limitation.

At one point during the interview, Elizabeth Keaney, the Examiner, noted that one of the

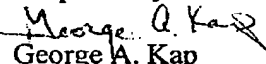
claims called for a specific universal host, which would apparently render combination of the mechanisms inherent. Dr. Kafafi pointed out that it was not so since combination of the mechanisms was made possible by selection not only of the universal host but also of the guest molecule. In other words, combination of the mechanisms did not depend only on the universal host.

During the interview, it was pointed out that besides claim 1, the other pending independent claims were claims 16, 29 and 42, and that these claims should also be similarly amended as claim 1.

The other issue discussed was the effective date of the Shirasake et al USP 5,895,692. The Shirasaki US patent shows an effective date of Dec. 28, 1993, a date on which the herein-claimed host was not even in existence.

It was agreed that the Examiner would prepare a proposed amendment with allowable claims which would then be passed by the applicants for their review and acceptance.

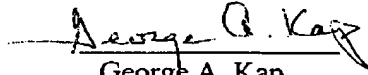
Respectfully submitted,

  
George A. Kap  
Attorney for Applicants  
Reg. No. 22,898

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I hereby certify that this amendment is being faxed to PTO on the date shown below:

7-26-05  
Date

  
George A. Kap